

Exhibit “B”

THOMAS S. KALE
SCOTT N. BROWN, JR.
W. FERBER TRACY
FRED H. MOORE
DAVID C. BURGER
G. MICHAEL LUHOWIAK
ROY C. MADDOX, JR.
RALPH E. TALLANT, JR.
MARK A. RAMSEY
TERRY A. CAVETT
ARTHUR P. BROCK
LANE C. AVERY
RANDY CHENNAULT
JOSEPH R. WHITE
HOWELL DEAN CLEMENTS
CARL EUGENE SHILES, JR.
JOHN B. BENNETT
SHAREL VANSANDT HOOPER
ROBIN L. MILLER
SUE ELLEN SCRUGGS
DANIEL M. STEFANIUK
JAMES H. PAYNE
TIMOTHY J. MILLIROWS
JENNIFER KENT EXUM
BRIE ALLAMAN STEWART
WILLIAM J. RIEDER
ANNA MARIE DAVENPORT
CARA E. WEINER
LESLIE T. FOSTER
DREW H. REYNOLDS
CASSIE COOPER RIEDER
KURT A. SCHMISSRAUTER, JR.

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(1906-1992)
A. FRED REBMAN, III
(1917-1992)
FORD P. MITCHELL
(1930-1993)
MICHAEL W. BOEHM
(1944-1996)
ALVIN O. MOORE
(1912-1998)
WILLIAM L. TAYLOR, JR.
(1931-2006)
SILAS WILLIAMS, JR.
(1923-2011)

RETired:
E. BLAKE MOORE
JAMES W. GENTRY, JR.
L. HALE HAMILTON
ROBERT J. BOEHM

June 24, 2013

*Via U. S. Mail and
Facsimile – 617/482-3003*

Thomas Sobol, Esquire
Hagan Berman Sobol Shapiro LLP
55 Cambridge Parkway, Suite 301
Cambridge, MA 02142

*Via U. S. Mail and
Facsimile – 615/250-3937*

J. Gerard Stranch, IV, Esquire
Branstetter, Stranch & Jennings, PLLC
227 Second Avenue North, 4th Floor
Nashville, TN 37201

Re: New England Compounding Center Litigation, MDL No. 2419

Dear Messrs. Sobol and Stranch:

We represent Erlanger Health System (“Erlanger”) in connection with responding to the subpoena duces tecum (“subpoena”) that you had issued on June 17, 2013. Pursuant to *Federal Rules of Civil Procedure* 45(c), on behalf of Erlanger we hereby object to responding to the subpoena. The subpoena is overly broad and constitutes an undue burden on our client.

For instance, in your June 17, 2013 letter to Erlanger, you have referenced a preliminary investigation indicating that Erlanger purchased and received preservative-free methylprednisolone acetate from at least one of the three allegedly contaminated lots distributed by New England Compounding Center (“NECC”). However, enclosed is a copy of the pertinent page of the website maintained by the Centers for Disease Control and Prevention which sets forth the list of facilities which received allegedly tainted methylprednisolone acetate. Erlanger is not listed. Furthermore, we are informed that Erlanger did not receive cardioplegia or ophthalmic solutions from the NECC. We are confirming whether Erlanger received any preservative-free saline solution from NECC. Requiring Erlanger to gather the requested documents for inspection and copying and to appear at a deposition pursuant to the subpoena is

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inherently an undue burden when Erlanger did not receive the allegedly contaminated solutions from the NECC.

Erlanger also separately objects, pursuant to *Federal Rules of Civil Procedure* 45(c), to responding to the designated items on the basis that complying with each of the separately listed items would constitute an undue burden because they are overbroad. Many of the subpoena's subparts do not have any limitation as to the time period that documents requested were generated or maintained by Erlanger. The subpoena also does not exclude production of documents that may be entitled to a privilege from discovery. The separately listed items to which this objection applies are as follows:

As to Exhibit "A":

- Erlanger objects to the designated testimony in paragraph 1 on the grounds it is overly broad, unduly burdensome, invades the attorney-client and/or work product privilege, it seeks irrelevant information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 2 on the grounds it is overly broad, unduly burdensome, invades the attorney-client and/or work product privilege, it seeks irrelevant information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 6 on the grounds it is overly broad, unduly burdensome, invades the attorney-client and/or work product privilege, it seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 10 on the grounds it is overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 11 on the grounds it is overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;

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- Erlanger objects to the designated testimony in paragraph 12 on the grounds it is overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 13 on the grounds it is overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 14 on the grounds it is overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 15 on the grounds it is overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 16 on the grounds it is overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 17 on the grounds it is overly broad, unduly burdensome and oppressive, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and seeks Protected Health Information in violation of the Health Insurance Portability and Accountability Act of 1996 (HIPAA), 45 C.F.R. § 164.501 *et seq.* and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 18 on the grounds it is overly broad, unduly burdensome and oppressive, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and seeks Protected Health Information in violation of the Health Insurance Portability and Accountability Act of 1996 (HIPAA), 45 C.F.R. § 164.501 *et seq.* and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 19 on the grounds it is overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;

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- Erlanger objects to the designated testimony in paragraph 20 on the grounds it is unlimited in time, overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 21 on the grounds it is overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 22 on the grounds it is unlimited in time, overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 23 on the grounds it is unlimited in time, overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 24 on the grounds it is unlimited in time, overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 25 on the grounds it is unlimited in time, overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 26 on the grounds it is unlimited in time, overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence, otherwise exceeds the scope of permissible discovery and may seek information protected by the peer review statute, *Tenn. Code Ann. § 68-11-272*, the “Tennessee Patient Safety & Quality Improvement Act of 2011”;
- Erlanger objects to the designated testimony in paragraph 27 on the grounds it is unlimited in time, overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery

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- Erlanger objects to the designated testimony in paragraph 28 on the grounds it is unlimited in time, overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 29 on the grounds it is unlimited in time, overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 30 on the grounds it is overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 31 on the grounds it is overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 32 on the grounds it is overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 33 on the grounds it calls for a legal conclusion, is overly broad, unduly burdensome and oppressive, invades the work product and/or attorney-client privileges, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 34 on the grounds it is overly broad, unduly burdensome, invades the attorney-client and/or work product privileges, seeks irrelevant information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 35 on the grounds it is unlimited in time, overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;

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- Erlanger objects to the designated testimony in paragraph 36 on the grounds it is overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to the designated testimony in paragraph 37 on the grounds it is unlimited in time, overly broad, unduly burdensome, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;

As to Exhibit “B”:

- Erlanger objects to item 1 on Exhibit “B” on the grounds the request is unduly burdensome and oppressive, overly broad, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to item 2 on Exhibit “B” on the grounds the request is unduly burdensome and oppressive, overly broad, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to item 3 on Exhibit “B” on the grounds the request is unduly burdensome and oppressive, overly broad, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to item 4 on Exhibit “B” on the grounds the request is unduly burdensome and oppressive, overly broad, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to item 5 on Exhibit “B” on the grounds the request is unduly burdensome and oppressive, overly broad, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to item 6 on Exhibit “B” on the grounds the request is unduly burdensome and oppressive, overly broad, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;

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- Erlanger objects to item 7 on Exhibit “B” on the grounds the request is unduly burdensome and oppressive, harassing, overly broad, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence, requests protected health information in violation of the Health Insurance Portability and Accountability Act of 1996 (HIPAA), 45 C.F.R. § 164.501 *et seq.* and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to item 8 on Exhibit “B” on the grounds the request is unduly burdensome and oppressive, harassing, overly broad, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence, requests protected health information in violation of the Health Insurance Portability and Accountability Act of 1996 (HIPAA), 45 C.F.R. § 164.501 *et seq.* and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to item 9 on Exhibit “B” on the grounds the request is unduly burdensome and oppressive, overly broad, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to item 10 on Exhibit “B” on the grounds the request is unlimited in time and therefore overly broad, unduly burdensome and oppressive, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to item 11 on Exhibit “B” on the grounds the request is unduly burdensome and oppressive, overly broad, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to item 12 on Exhibit “B” on the grounds the request is unlimited in time and therefore overly broad, unduly burdensome and oppressive, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to item 13 on Exhibit “B” on the grounds the request is unlimited in time and therefore overly broad, unduly burdensome and oppressive, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;

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- Erlanger objects to item 14 on Exhibit “B” on the grounds the request is unlimited in time and therefore overly broad, unduly burdensome and oppressive, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to item 15 on Exhibit “B” on the grounds the request is unlimited in time and therefore overly broad, unduly burdensome and oppressive, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to item 16 on Exhibit “B” on the grounds the request is unlimited in time and therefore overly broad, unduly burdensome and oppressive, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to item 17 on Exhibit “B” on the grounds the request is unlimited in time and therefore overly broad, unduly burdensome and oppressive, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence, otherwise exceeds the scope of permissible discovery and may seek information privileged by the Tennessee peer review statute, *Tenn. Code Ann.* § 68-11-272, the “Tennessee Patient Safety & Quality Improvement Act of 2011”;
- Erlanger objects to item 18 on Exhibit “B” on the grounds the request is unlimited in time and therefore overly broad, unduly burdensome and oppressive, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to item 19 on Exhibit “B” on the grounds the request is unlimited in time and therefore overly broad, unduly burdensome and oppressive, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to item 20 on Exhibit “B” on the grounds the request is unlimited in time and therefore overly broad, unduly burdensome and oppressive, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;

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- Erlanger objects to item 21 on Exhibit “B” on the grounds the request is unduly burdensome and oppressive, harassing, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to item 22 on Exhibit “B” on the grounds the request is unduly burdensome and oppressive, harassing, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to item 23 on Exhibit “B” on the grounds the request is unduly burdensome and oppressive, harassing, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to item 24 on Exhibit “B” on the grounds the request is unlimited in time and therefore overly broad, unduly burdensome and oppressive, harassing, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to item 25 on Exhibit “B” on the grounds the request is unlimited in time and therefore overly broad, unduly burdensome and oppressive, harassing, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery;
- Erlanger objects to item 26 on Exhibit “B” on the grounds the request is unlimited in time and therefore overly broad, unduly burdensome and oppressive, harassing, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery; and
- Erlanger objects to item 27 on Exhibit “B” on the grounds the request is unlimited in time and therefore overly broad, unduly burdensome and oppressive, seeks irrelevant and immaterial information not reasonably calculated to lead to the discovery of admissible evidence and otherwise exceeds the scope of permissible discovery.

Moreover, Erlanger objects because the date of the deposition, July 8, 2013, is not convenient for undersigned counsel and would pose an undue burden to counsel to arrange availability.

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Pursuant to Local Rules 7.1 and 37.1, I would like to arrange a conference call in good faith to narrow the areas of disagreement to the greatest possible extent prior to filing a protective order or motion to quash regarding this matter. I am available for a conference call on Friday, June 28, 2013. If that date does not work for you, please provide a date and time within the next seven (7) days which you are available.

Very truly yours,

SPEARS, MOORE, REBMAN & WILLIAMS, P.C.



Arthur P. Brock
apb@smrw.com

APB:JBB:pc
256048.docx
016802-02465

Enclosure



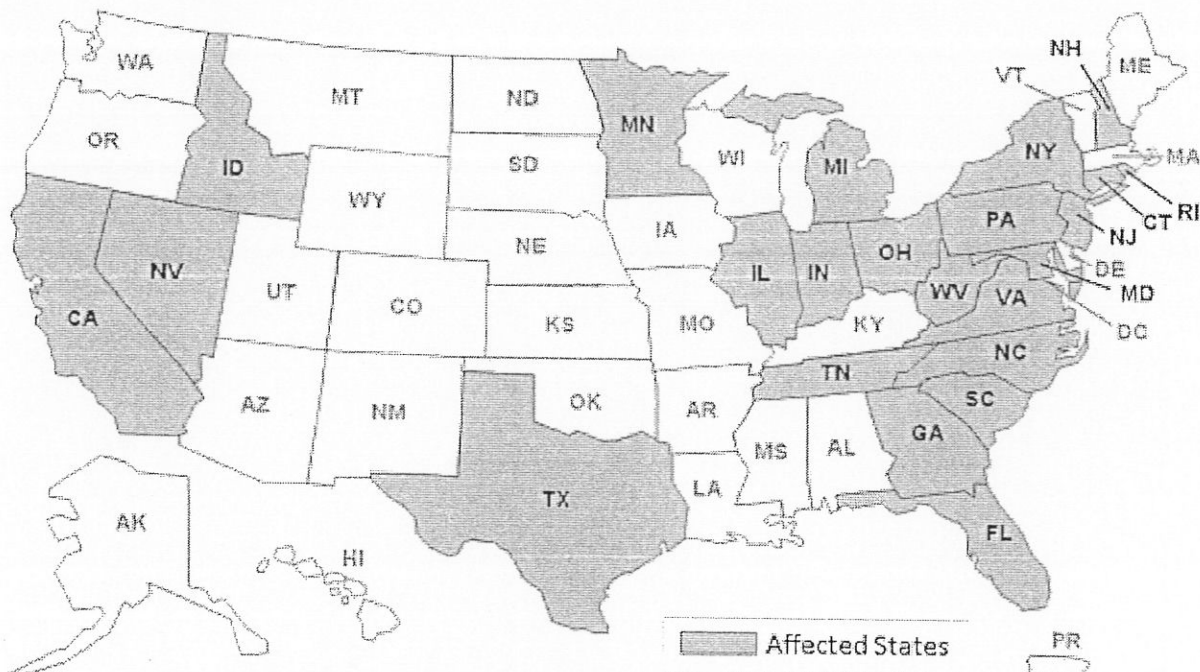
Centers for Disease Control and Prevention
CDC 24/7: Saving Lives. Protecting People.™

Multistate Fungal Meningitis Outbreak: Healthcare Facilities

OCTOBER 18, 2012 4:30 PM EDT

Map of Healthcare Facilities that Received Three Recalled Lots
(#facilities lots)* of Methylprednisolone Acetate (PF) from New
England Compounding Center on September 26, 2012

See `table (#facilities_table)` for a complete list of health care facilities.



[\(/hai/outbreaks/meningitis-facilities-map-large.html\)](#)
[See Larger Map [\(/hai/outbreaks/meningitis-facilities-map-large.html\)](#)] 1

*Recalled Lots of MPA

Lot #05212012@68, BUD 11/17/2012
Lot #06292012@26, BUD 12/26/2012
Lot #08102012@51, BUD 2/6/2013

List of Healthcare Facilities that Received Lots of Methylprednisolone Acetate (PF) Recalled from New England Compounding Center on September 26, 2012

From New England Compounding Center on September 26, 2012			
Facility Name	Phone Number	City	State
California			
CYPRESS SURGERY CENTER	559-740-4094	VISALIA	CA
ENCINO OUTPATIENT SURGICENTER	818-986-1037	ENCINO	CA

UKIAH VALLEY MEDICAL CENTER	707-463-7345	UKIAH	CA
UNIVERSAL PAIN MANAGEMENT	661-267-6876 x166	PALMDALE	CA

Connecticut

INTERVENTIONAL SPINE AND SPORTS MED	203-598-7246	MIDDLEBURY	CT
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Florida

FLORIDA PAIN CLINIC	352-237-5906	OCALA	FL
INTERVENTIONAL REHABILITATION CENTER	850-484-8800	PENSACOLA	FL
MARION PAIN MANAGEMENT CENTER	352-622-1845	OCALA	FL
NORTH COUNTY SURGICENTER	561-626-6446	PALM BEACH GARDENS	FL
ORLANDO CENTER FOR OUTPATIENT SURGERY	407-426-8331	ORLANDO	FL
PAIN CONSULTANTS OF WEST FLORIDA	850-494-0000	PENSACOLA	FL
SURGERY CENTER OF OCALA	352-237-5906	OCALA	FL
SURGICAL PARK CENTER	305-271-9100 x226	MIAMI	FL

Georgia

FORSYTH STREET AMBULATORY SURGERY CENTER	478-749-1610	MACON	GA
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Idaho

PAIN SPECIALISTS OF IDAHO	208-522-7246	IDAHO FALLS	ID
WALTER KNOX MEMORIAL HOSPITAL	208-365-3561 x3342	EMMETT	ID

Illinois

APAC CENTERS FOR PAIN MANAGEMENT	708-483-7007	WESTCHESTER	IL
APAC CENTERS FOR PAIN MANAGEMENT	773-935-2760	CHICAGO	IL
THOREK MEMORIAL HOSPITAL	773-975-6734	CHICAGO	IL

Indiana

AMBULATORY CARE CENTER LLC	812-475-1800	EVANSVILLE	IN
FORT WAYNE PHYSICAL MEDICINE	260-436-9337	FORT WAYNE	IN
OSMC OUTPATIENT SURGERY CENTER	574-266-4173	ELKHART	IN
SOUTH BEND CLINIC	574-237-9372	SOUTH BEND	IN
UNION HOSPITAL	812-238-4964	TERRE HAUTE	IN
WELLSPRING	812-376-0700	COLUMBUS	IN

Maryland

BALTIMORE PAIN MANAGEMENT	410-682-5040	BALTIMORE	MD
BERLIN INTERVENTIONAL PAIN MANAGEMENT	410-641-3759	BERLIN	MD
BOX HILL SURGERY CENTER	410-877-8141	ABINGDON	MD
GREENSPRING SURGERY CENTER	410-653-0077	BALTIMORE	MD

HARFORD COUNTY ASC, LLC	410-538-7000	EDGEWOOD	MD
PAIN MEDICINE SPECIALISTS	410-825-6945	TOWSON	MD
SURGCENTER OF BEL AIR	410-638-5523	BEL AIR	MD

Michigan

MICHIGAN NEUROSURGICAL INSTITUTE	810-606-7112	GRAND BLANC	MI
MICHIGAN PAIN SPECIALISTS	734-995-7246	BRIGHTON	MI
NEUROMUSCULAR & REHABILITATION	231-935-0860	TRAVERSE CITY	MI
SOUTHEAST MICHIGAN SURGICAL HOSPITAL	586-427-1000	WARREN	MI

Minnesota

MAPS-EDINA MEDICAL PAIN CLINIC	763-537-6000	MINNEAPOLIS	MN
MAPS-MEDICAL ADVANCED PAIN	763-537-6000	FRIDLEY	MN
MEDICAL ADVANCED PAIN SPECIALISTS	763-537-6000 x238	SHAKOPEE	MN
MEDICAL ADVANCED PAIN SPECIALISTS.	763-537-6000	MAPLE GROVE	MN
MINNESOTA SURGERY CENTER	763-767-7139	EDINA	MN
MINNESOTA SURGERY CENTER-	763-537-6000	MAPLE GROVE	MN

North Carolina

HIGH POINT SURGERY	336-878-6048	HIGH POINT	NC
NORTH CAROLINA ORTHOPAEDIC CLINIC	919-403-5148	DURHAM	NC
SURGERY CENTER OF WILSON	252-237-5649	WILSON	NC

New Hampshire

DR. O'CONNELL'S PAIN CARE CENTER	603-335-5070	MERRIMACK	NH
DR. O'CONNELL'S PAIN CARE CENTERS, INC	603-692-3166	SOMERSWORTH	NH

New Jersey

CENTRAL JERSEY ORTHOPEDICS SPECIALISTS PC	908-561-2122	SOUTH PLAINFIELD	NJ
EDISON SURGICAL CENTER	732-452-0123	EDISON	NJ
IF PAIN ASSOCIATES / ISAIAH FLORENCE	201-287-1100	TEANECK	NJ
PREMIER ORTHOPEDICS SURG. ASSOC., LLC	856-690-1750	VINELAND	NJ
COMPREHENSIVE PAIN MANAGEMENT	973-796-5216	SPARTA	NJ
SOUTH JERSEY HEALTH CARE	856-363-1558	ELMER	NJ
SOUTH JERSEY HEALTHCARE	856-641-7557	VINELAND	NJ

Nevada**

SAHARA SURGERY CENTER	702-362-7874	LAS VEGAS	NV
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New York

BUTANI, SUNIL H., PHYSICIAN PC	516-747-5042	MINEOLA	NY
OBOSA MEDICAL SERVICES	914-530-2323	MOUNT VERNON	NY
ROCHESTER BRAIN AND SPINE	585-334-5560	ROCHESTER	NY

Ohio

BKC PAIN SPECIALISTS, LLC	740-387-7246	MARION	OH
CINCINNATI PAIN MANAGEMENT	513-891-0022	CINCINNATI	OH
MARION PAIN CLINIC	740-375-0200	MARION	OH
ORTHO-SPINE REHABILITATION CENTER, INC.	614-793-8817	DUBLIN	OH

Pennsylvania

ALLEGHENY PAIN MANAGEMENT	814-940-2000	ALTOONA	PA
SOUTH HILLS PAIN & REHAB ASSOCIATES	412-469-7722	JEFFERSON HILLS	PA

Rhode Island

NEW ENGLAND ANESTHESIOLOGY (NEA)	401-490-7530	WARWICK	RI
OCEAN STATE PAIN MANAGEMENT	401-766-7700	WOONSOCKET	RI
OCEAN STATE PAIN MANAGEMENT	401-884-6070	EAST GREENWICH	RI

South Carolina

INTERVENE MD	843-216-4844	MOUNT PLEASANT	SC
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Tennessee

PCA PAIN CARE CENTER	865-835-5196	OAK RIDGE	TN
SPECIALTY SURGERY CENTER	931-484-2500 x125	CROSSVILLE	TN
ST. THOMAS OUTPATIENT NEUROSURGICAL	615-341-3425	NASHVILLE	TN

Texas

DALLAS BACK PAIN MANAGEMENT	214-445-5077	DALLAS	TX
HARRIS METHODIST SOUTHLAKE CENTER	817-748-8778	SOUTHLAKE	TX

Virginia

INSIGHT IMAGING-ROANOKE	540-581-0882	ROANOKE	VA
NEW RIVER VALLEY SURGERY CENTER	540-639-5888	CHRISTIANSBURG	VA

West Virginia

PARS INTERVENTIONAL PAIN	304-865-7277	PARKERSBURG	WV
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** All vials of methylprednisolone acetate that were sent to Nevada were recalled prior to use.

Page last reviewed: October 18, 2012

Page last updated: January 16, 2013

Content source: Centers for Disease Control and Prevention

National Center for Emerging and Zoonotic Infectious Diseases (NCEZID)

Division of Healthcare Quality Promotion (DHQP)

Centers for Disease Control and Prevention 1600 Clifton Rd. Atlanta, GA 30333, USA

800-CDC-INFO (800-232-4636) TTY: (888) 232-6348 - [Contact CDC-INFO](#)

